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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/719,002	08/01/2001	John Draper	0623.09600000/EKS/GLL	3751	
7	590 04/30/2003		4		
Sterne Kessler Goldstein & Fox			EXAMINER		
Suite 600 1100 New Yor			COLLINS, C	COLLINS, CYNTHIA E	
Washington, DC 20005-3934			ART UNIT	PAPER NUMBER	
			1638	· p.	
			DATE MAILED: 04/30/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application N .	Applicant(s)	
	09/719,002	DRAPER ET AL.	
Office Action Summary	Examiner	Art Unit	
	Cynthia Collins	1638	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet wi	th th correspondence addres	is
A SHORTENED STATUTORY PERIOD FOR REPLY	/ IS SET TO EXPIRE 1 M	ONTH(S) FROM	
THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period versions after to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a re y within the statutory minimum of thirty vill apply and will expire SIX (6) MON' , cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this commu ANDONED (35 U.S.C. § 133).	inication.
Status			:
1) Responsive to communication(s) filed on			
2a) ☐ This action is FINAL . 2b) ☑ Th	is action is non-final.	•	
3) Since this application is in condition for alloward closed in accordance with the practice under			erits is
Disposition of Claims			•
4) Claim(s) 1-29 is/are pending in the application			
4a) Of the above claim(s) is/are withdray	wn trom consideration.		
5) Claim(s) is/are allowed.	•		
6) Claim(s) is/are rejected.			
7) Claim(s) is/are objected to.			
8) ☐ Claim(s) <u>1-24</u> are subject to restriction and/or € Application Papers	election requirement.		
9)☐ The specification is objected to by the Examine	r		
10) The drawing(s) filed on is/are: a) accept		ne Evaminer.	
Applicant may not request that any objection to the			
11)☐ The proposed drawing correction filed on			
If approved, corrected drawings are required in rep		cappioned by and ananimion	
12) The oath or declaration is objected to by the Ex	•		
Priority under 35 U.S.C. §§ 119 and 120		. '	
13) Acknowledgment is made of a claim for foreign	nriority under 35 U.S.C. 8	5 119(a)-(d) or (f)	
a) All b) Some * c) None of:	i priority under do o.c.c.	· · · · · · · · · · · · · · · · · · ·	
1. ☐ Certified copies of the priority document:	s have been received		
2. Certified copies of the priority documents		polication No.	
3. Copies of the certified copies of the prior		•	ae
application from the International Bu * See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).		•
14) Acknowledgment is made of a claim for domestic	c priority under 35 U.S.C.	§ 119(e) (to a provisional app	olication).
a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesti			
Attachment(s)	-		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of I	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-15	

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DETAILED ACTION

· Election/Restrictions

Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

Group I, claim(s) 1-5 and 10-23, drawn to an isolated DNA molecule comprising an inducible pathogenesis-related protein gene promoter, a vector, a host cell, a transgenic plant, and a method of using said DNA molecule to identify an agent.

Group II, claim(s) 6 and 10-23, drawn to an isolated DNA molecule comprising a chimeric promoter including at least a non-AoPRT-L gene promoter and an SA responsive element, a vector, a host cell, a transgenic plant, and a method of using said DNA molecule to identify an agent.

Group III, claim(s) 7-9 and 10-23 drawn to an isolated DNA molecule comprising at least two promoter sequences arranged in series, a vector, a host cell, a transgenic plant, and a method of using said DNA molecule to identify an agent.

Group IV, claim(s) 24, drawn to an agent.

The inventions listed as Groups I-IV do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons:

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The technical feature linking Groups I-IV appears to be a DNA sequence that is a salicylic acid-responsive promoter element. However, Shah et al. (The Plant Journal, 1996, Vol. 10, No. 6, pages 1089-1101) teach or suggest a DNA sequence that is a salicylic acid-responsive promoter element (page 1091 Figure 1; page 1095 Figure 7). Therefore, the technical feature linking Groups I-IV does not constitute a special technical feature as defined by PCT Rule 13.2, as it does not define a contribution over the prior art. Accordingly, Groups I-IV are not so linked by the same or corresponding special technical feature so as to form a single general inventive concept. Furthermore, the special technical feature of each of Groups I-III is the specific isolated DNA molecule of each Group, and the special technical feature of Group IV is the specific agent.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Remarks

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cynthia Collins whose telephone number is (703) 605-1210. The examiner can normally be reached on Monday-Friday 8:45 AM -5:15 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amy Nelson can be reached on (703) 306-3218. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-4242 for regular communications and (703) 308-4242 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

CC April 23, 2003